

regression results cannot be used to claim that different media serve as substitutes for one another.⁷

15. An additional problem with Prof. Waldfogel's analysis is that it focuses entirely on statistical significance and not economic significance. His individual-level regressions contain almost 180,000 observations. Since statistical precision increases with sample size, it is not surprising that all of the coefficients he reports in Table 14 on p. 76 are statistically significantly different from zero at the 1% level. However, a coefficient that is statistically significant is not necessarily economically significant. For example, the coefficient on the TV relative news use variable in the newspaper regression (Column 4) is -0.0002 and is statistically significant. If one looked only at measures of statistical significance (as Prof. Waldfogel does), one would conclude that TV news substitutes for newspapers. However, an analysis of the economic significance of this coefficient leads to a very different conclusion. This coefficient indicates that an increase of one half-hour of TV news per week reduces the probability of reading a daily newspaper by approximately 0.02 percentage points. Hence while the effect of TV news use on newspaper use is statistically significant it is economically insignificant. Prof. Waldfogel's failure to consider the economic significance of his results provides yet another reason his results cannot be relied upon.

16. As I discuss above in Paragraph 7, arithmetic indices such as the HHI provide only a starting point for analyzing the competitive impacts of mergers. The economic theory of oligopoly justifies the use of the HHI for this purpose, because under certain circumstances the HHI is a function of the price-cost margin and the market elasticity of

⁷ Indeed, Waldfogel's analysis of aggregate data, which does not suffer from this potential problem, finds almost no evidence of substitution among media.

demand.⁸ Thus, changes in the HHI may indicate the changes in economic performance such as the price-cost margin of an oligopoly, following the merger of two firms.

17. In contrast, there is no economic theory that links diversity-related outcomes to underlying market structure. Nor would a “diversity index” yield predictions of changes in diversity in a market, following a merger of two firms. A merged firm may find it to be profitable to increase the diversity of its content offerings. My previous empirical research that I submitted to the Commission found that an increase in format diversity often followed after mergers had occurred in a given market. Hence, any attempt to create a “diversity index” based on market structure measures would be arbitrary and not have a basis in economic theory. An arbitrary “diversity index” would not predict either the economic performance or amount of diversity that would follow after the merger of two firms.

⁸ See, e.g., J. Hausman *et al.*, “A Proposed Method for Analyzing Competition Among Differentiated Products,” *Antitrust Law Journal* 60, 1992. An alternative justification for the use of the HHI was provided by George Stigler, who showed that the HHI could be related to the likelihood of collusion. See G. Stigler, “A Theory of Oligopoly,” *Journal of Political Economy* 72, 1964.

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FELLOWSHIPS, HONORS AND AWARDS:

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Fellow, Econometric Society, 1979.

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PROFESSIONAL ACTIVITIES:

Associate Editor, Bell Journal of Economics, 1974-1983
 Associate Editor, Rand Journal of Economics, 1984-1988
 Associate Editor, Econometrica, 1978-1987
 Reviewer, Mathematical Reviews, 1978-1980
 American Editor, Review of Economic Studies, 1979-82
 Associate Editor, Journal of Public Economics, 1982-1998
 Associate Editor, Journal of Applied Econometrics, 1985-1993
 Member of MIT Center for Energy and Environmental Policy Research, 1973-
 Research Associate, National Bureau of Economic Research, 1979-
 Member, American Statistical Association Committee on Energy Statistics, 1981-1984
 Special Witness (Master) for the Honorable John R. Bartels, U.S. District Court for the Eastern District of New York in Carter vs. Newsday, Inc., 1981-82
 Member of Governor's Advisory Council (Massachusetts) for Revenue and Taxation, 1984-1992
 Member, Committee on National Statistics, 1985-1990
 Member, National Academy of Social Insurance, 1990-
 Member, Committee to Revise U.S. Trade Statistics 1990-1992
 Director, MIT Telecommunications Economics Research Program, 1988-
 Board of Directors, Theseus Institute, France Telecom University, 1988-1995
 Member, Conference on Income and Wealth, National Bureau of Economic Research, 1992-
 Member, Committee on the Future of Boston, 1998
 Advisory Editor, Economics Research Network and Social Science Research , 1998-
 Advisory Editor, Journal of Sports Economics, 1999-
 Member, GAO Expert Panel to advise USDA on Econometric Models of Cattle Prices, 2001-2

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ATTACHMENT 1
SELECTED PRESS ACCOUNTS OF CURTAILMENTS IN LOCAL TELEVISION NEWSCASTS
NOVEMBER 1998 THROUGH JANUARY 2003

Market	Station	Decision	Source
Anchorage, AK	KTVA (CBS)	Announced in April 2000 that it would eliminate noon newscasts.	11
Binghamton, NY	WIVT (ABC)	Cancelled locally produced morning news show in June 2002, and replaced it with regionally produced morning news show.	34
Boston, MA	WSBK (UPN)	Cancelled early evening newscasts in 1998, leaving only a 10 p.m. newscast, which is rebroadcast from WBZ-TV (CBS).	2
Boston, MA	WMUR-TV (ABC)	Cancelled 9 a.m. and 4 p.m. newscasts in May 2001.	19
Charlotte, NC	WBTV (CBS)	Cancelled 6:30 p.m. newscast in September 2001.	22
Chattanooga, TN	WDSI (Fox)	Cancelled morning and noon newscasts and added 4 p.m. newscast in January 2001.	15
Chattanooga, TN	WTVC-TV (ABC)	Cancelled weekend morning newscasts in February 2001.	16
Chicago, IL	WBBM-TV (CBS)	Cancelled one hour 6 p.m. newscast in early 1999. Replaced it with a half hour 4:30 p.m. newscast, which thereafter was cancelled in July 2000. Cancelled Saturday morning newscasts in December 1998.	3, 8
Cleveland, OH	WUAB (IND)	Cancelled 11:30 a.m. newscast in January 1999.	4
Cleveland, OH	WEWS (ABC)	Cancelled 5 a.m. newscast in June 1999.	6
Detroit, MI	WKBD (UPN)	Cancelled local 10 p.m. newscast in November 2002 and replaced with one produced by other station in market.	35
Detroit, MI	WWJ-TV (CBS)	Cancelled 11 p.m. half hour local newscast in November 2002.	35
Duluth, MN	KDLH (CBS)	Cancelled noon newscast in November 1998.	1
Evansville, IN	WEVV (CBS)	Cancelled local newscasts in late 2001	29
Green Bay, WI	WLUK-TV (Fox)	Cancelled 10 p.m. newscast in March 2001.	17
Greensboro, NC	WXLV-TV	Cancelled morning and weekend newscasts in late 2000.	13

Market	Station	Decision	Source
Greensboro/ Winston/Salem, NC	WXLV-TV (ABC)	Cancelled local newscasts in January 2002	27
Hattiesburg, MS	WHLT-TV (CBS)	Cancelled all newscasts and eliminated news department in May 2001.	18
Jacksonville, FL	WJXX (ABC)	Cancelled all locally produced newscasts in January 2000; now re-broadcasts newscasts from WTLV-TV (NBC).	10
Kingsport, TN	WKPT (ABC)	Announced in February 2002 that it would cancel locally produced weekday newscasts and brief updates and replace them with re-broadcast newscasts from WJHL-TV (CBS), Johnson City, TN.	28
Los Angeles, CA	KCBS (CBS)	Cancelled 4 p.m. newscast in 2001.	21
Los Angeles, CA	KCOP (UPN)	Announced in July 1999 that it would cancel 7:30 p.m. newscast.	7
Marquette, MI	WBUP WBKP (ABC)	Cancelled local newscast in March 2002	31
Miami, FL	WAMI-TV (IND)	Cancelled only newscast and eliminated news department in December 2000.	14
Miami, FL	WTVJ (NBC)	In February 2002, cancelled midmorning newscast and added 4:00 p.m. newscast, which was subsequently cancelled.	26
Minneapolis, MN	KSTC-TV (IND)	Cancelled both weekday morning and 6:30 p.m. newscasts in October 2001.	23
Minneapolis, MN	KSTP (ABC)	Cancelled morning weekend newscasts in October 2001.	23
New York, NY	WCBS-TV	Cancelled 4:00 p.m. newscast in January 2002	25
Odessa/ Midland, TX	KOSA-TV (CBS)	Cancelled morning newscasts in November 1998.	1
Orlando, FL	WESH (NBC)	Eliminated 4:30 p.m. newscast in April 2000.	9
Raleigh/ Durham, NC	WKFT (IND)	Cancelled hourly local news briefs in December 2002.	32
Sacramento, CA	KMAX-TV (UPN)	Cancelled evening newscast in 1998.	2
San Antonio, TX	KVDA-TV (Telemundo)	Cancelled morning and 5 p.m. newscasts in July 2001.	20
Seattle, WA	KSTW(TV) (UPN)	Cancelled all newscasts and eliminated news department in December 1998.	2
St. Louis, MO	KDNL-TV (ABC)	Cancelled all newscasts and eliminated news department in September 2001.	24
Tallahassee, FL	WTWC (NBC)	Cancelled all newscasts and eliminated news department in November 2000.	24

Market	Station	Decision	Source
Tampa, FL	WTOG (UPN)	Cancelled 10 p.m. newscast and eliminated news department in 1998.	5
Topeka, KS	KTKA-TV (ABC)	Cancelled all four local newscasts in April 2002.	33
Twin Falls, ID	KMVT (CBS)	Announced in February 2002 that it would cancel 5:00 p.m. newscast	30
Utica, NY	WUTR(TV) (ABC)	Cancelled locally produced morning news show in June 2002, and replaced it with regionally produced morning news show.	34
Washington, DC	WUSA (CBS)	Cancelled 90 minutes of evening newscasts, added 9 a.m. newscast, in September 2000.	12
Watertown, NY	WWTI(TV) (IND)	Cancelled locally produced morning news show in June 2002, and replaced it with regionally produced morning news show.	34

KEY TO SOURCES

Source	News Article
1	"Benedek Slashes Costs, Staffs," <i>Electronic Media</i> , Nov. 16, 1998 at 1; interview with station news staff, February 13, 2003.
2	Monica Collins, "Clickers of Sweeps and Cable Rates," <i>The Boston Herald</i> , Nov. 15, 1998 at 5.
3	Dan Trigoboff, "A Day of Rest. WGN Cancels Saturday Morning Newscast," <i>Broadcasting & Cable</i> , Dec. 21, 1998 at 28.
4	Roger Brown, "Poor Ratings Sink Channel 43 Midday Newscast," <i>The Plain Dealer</i> , Dec. 22, 1998 at 4E.
5	Eric Deggans, "WTTA Might Add Late-Night News," <i>St. Petersburg Times</i> , Mar. 18, 1999 at 2B.
6	Tom Feran, "Wenz Hires Sommers To Do Midday Show," <i>The Plain Dealer</i> , June 9, 1999 at 2E.
7	Cynthia Littleton, "KCOP Dropping Newscast," <i>Daily Variety</i> , July 12, 1999 at 5.
8	Phil Rosenthal, "More Bad News for Ch. 2," <i>Chicago Sun-Times</i> , Aug. 16, 2000, at 57.
9	"Chatter," <i>The Stuart News/Port St. Lucie News</i> , Apr. 16, 2000 at P6.
10	Eileen Davis Hudson, "Market Profile," <i>Mediaweek</i> , May 15, 2000; interview with station news staff, February 13, 2003.
11	"Inside Alaska Business," <i>Anchorage Daily News</i> , Apr. 20, 2000 at 1E.
12	"Local Media," <i>Mediaweek</i> , Oct. 2, 2000.
13	Jeremy Murphy, "Local Media—Los Angeles Radio Stations: ESPN Radio Picks Up Biggest Affiliate," <i>Mediaweek</i> , Nov. 27, 2000.
14	Dan Trigoboff, "Station Break," <i>Broadcasting & Cable</i> , Dec. 11, 2000 at 33.
15	Barry Courter, "Fox 61 Moves To Be First With News," <i>Chattanooga Times/Chattanooga Free Press</i> , Jan. 21, 2001 at B1.
16	Barry Courter, "Public Gives Locher A Boost," <i>Chattanooga Times/Chattanooga Free Press</i> , Feb. 9, 2001 at H5.
17	Tim Cuprisin, "Green Bay Fox Station Cancels 10 p.m. News," <i>Milwaukee Journal Sentinel</i> , Mar. 8, 2001 at 8B.
18	Kathryn S. Wenner, "News Blackout," <i>American Journalism Review</i> , May 2001, at 12.
19	Denis Paiste, "'Chronicle' Coming to WMUR," <i>The Union Leader (Manchester NH)</i> , May 30, 2001 at A2.
20	"News roundup," <i>San Antonio Express-News</i> , July 4, 2001 at 2B.
21	Dan Trigoboff, "Station Break," <i>Broadcasting & Cable</i> , Aug. 6, 2001 at 26.
22	Mark Washburn, "WBTB Replaces News Director to Boost Ratings," <i>The Charlotte Observer</i> , Aug. 14, 2001 at 1D.
23	Jeremy Murphy, "Local Media TV Stations," <i>Mediaweek</i> , Nov. 5, 2001; interview with station news staff, February 13, 2003.
24	Dan Trigoboff, "KDNL's St. Louis Blues; KDNL Television in St. Louis, Missouri, Axes News Department," <i>Broadcasting & Cable</i> , Oct. 8, 2001 at 22.
25	Chris Pursell, "Stations Scrambling to Slot New Strips," <i>Electronic Media</i> , Dec. 31, 2001 at 3.

KEY TO SOURCES

26	Tom Jicha, "WTVJ Shifts Newscasts to Late Afternoon," <i>Sun-Sentinel (Fort Lauderdale, FL)</i> , Feb. 6, 2002 at 3E; interview with station news staff, Feb. 11, 2003.
27	Dan Trigoboff, "Station Break," <i>Broadcasting & Cable</i> , Jan 7, 2002 at 40.
28	Dan Trigoboff, "Station Break," <i>Broadcasting & Cable</i> , Jan. 21, 2002 at 36; interview with station news staff, February 13, 2003.
29	Michael Schneider, "Local Newscasts Fall Victim to Cost Cuts," <i>Variety</i> , Jan. 28-Feb. 8, 2002 at 21.
30	Lorraine Cavener, "Twin Falls, Idaho, TV Station Drops Early-Evening Newscast," <i>Times-News</i> , Feb. 2, 2002.
31	Associated Press, "Upper Peninsula Television Station Cancels Local News," <i>Associated Press</i> , March 29, 2002.
32	Business North Carolina, "WKFT, Eastern, Eliminates Local News Segment," <i>Business North Carolina</i> , March 1, 2002.
33	Kansas City Star, "Station Drops Local News," <i>Kansas City Star</i> , April 24, 2002; Dan Trigoboff, "The News Not Out of Topeka," <i>Broadcasting & Cable</i> , April 22, 2002.
34	William LaRue, "Clear Channel Consolidating Some Staff," <i>The Post-Standard</i> , July 6, 2002.
35	John Smyntek, "Channel 50's Exodus Aids Channel 7's News," <i>Detroit Free Press</i> , December 4, 2002; Dan Trigoboff, "CBS Drops News in Detroit," <i>Broadcasting & Cable</i> , November 25, 2002.

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of)	
)	
2002 Biennial Regulatory Review – Review)	MB Docket No. 02-277
of the Commission’s Broadcast Ownership)	
Rules and Other Rules Adopted Pursuant to)	
Section 202 of the Telecommunications)	
Act of 1996)	
)	
Cross-Ownership of Broadcast Stations)	MM Docket No. 01-235
and Newspapers)	
)	
Rules and Policies Concerning Multiple)	MM Docket No. 01-317
Ownership of Radio Broadcast Stations)	
in Local Markets)	
)	
Definition of Radio Markets)	MM Docket No. 00-244

COMMENTS OF MEDIA GENERAL, INC.

(Volume 1: Comments and Appendices 1-8)

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Commission cannot defend it, and a reviewing court could not sustain it under established principles of First Amendment jurisprudence.

IV. The FCC's Own Recently Released Media Ownership Studies Also Compel Repeal of the Rule.

On October 1, 2002, the FCC released twelve studies examining various aspects of the current media marketplace.¹⁰¹ Of these twelve empirical studies, six include information tangentially of relevance to the FCC's review of the newspaper/broadcast cross-ownership rule. While the studies may provide useful information to the FCC and the public, not one of them specifically provides a basis to evaluate whether the newspaper/broadcast cross-ownership rule is necessary in the public interest as a result of competition. Overall, these six studies demonstrate that the FCC lacks any empirical basis on which it can rely to continue implementation of the newspaper/broadcast cross-ownership rule as being necessary in the public interest as a result of competition. Individually, as shown below, the six studies show that the media marketplace has changed radically since 1975 when the rule was adopted and that repeal of the rule will not have a damaging effect on the public interest. In the end, these studies support repeal of the rule.

1. Nielsen Consumer Survey.

Study No. 8 released by the FCC reports the results of telephone interviews with 3,136 respondents whom Nielsen Media Research queried by telephone in late August and early September 2002 regarding their use of media.¹⁰² The pool of consumers from which the respondents were drawn had recently completed television diaries in the February and May 2002

¹⁰⁰ *League of Women Voters*, 468 U.S. at 380.

¹⁰¹ FCC News, "FCC Releases Twelve Studies on Current Media Marketplace: Research Represents Critical First Steps in FCC's Fact Finding Mission," *supra* note 8.

¹⁰² Nielsen Media Research, "Consumer Survey on Media Usage," FCC Media Ownership Working Group, 2002-8, September 2002 ("Study No. 8").

“sweeps” measurement periods.¹⁰³ As a result, the group’s composition may have been slightly biased in favor of video watchers versus print readers. In addition, the average and median ages of the respondents were in their mid-forties,¹⁰⁴ so the pool of respondents likely was skewed against Internet usage.¹⁰⁵ Nonetheless, the results of the Nielsen consumer survey are telling in three principal ways: they demonstrate significant and growing reliance on the Internet for news and public affairs information; they show that cable and satellite subscription services have made measurable inroads in the use of over-the-air broadcast television; and they document substantial use of weekly newspapers, showing growing erosion of the market occupied by daily newspapers.

Internet Growth. Although the Nielsen study shows Americans still utilize a variety of more traditional media outlets to obtain local and national news, it also demonstrates that consumers are making substantial use of the Internet in seeking information about current events and public affairs. When asked to name the list of sources they had used for *local* news and current affairs within the preceding seven days, 18.8 percent, or almost one-fifth, of the group responded that they had used the Internet without hearing any list of suggested sources.¹⁰⁶ When those who did not volunteer use of the Internet were presented with a follow-up question asking specifically if they had used it as a source of *local* news and public affairs in the preceding week,

¹⁰³ Study No. 8, “Description of Methodology,” at 8.

¹⁰⁴ *Id.* at Table 095.

¹⁰⁵ U.S. Department of Commerce, Economics and Statistics Administration, National Telecommunications and Information Administration, *A Nation Online: How Americans Are Expanding Their Use of the Internet* at 14 (February 2002), available at <http://www.esa.doc.gov/508/esa/USEconomy.htm>. While this study shows that since December 1997, the age range of individuals more likely to be computer users has been rising, children and teenagers are still the most likely to be computer users.

¹⁰⁶ Study No. 8, Table 001.

another 18.5 percent, or again almost one-fifth of those questioned, answered affirmatively.¹⁰⁷

When the same questions were asked about *national* news, 21.3 percent, or even more respondents, volunteered that they had used the Internet.¹⁰⁸ Of those that had not volunteered their usage of the Internet to obtain *national* news, some 12.7 percent admitted such use when specifically queried.¹⁰⁹

When a slightly smaller group of respondents, those who admitted to obtaining any *local* news and current affairs in the last week, were then asked if they had used the Internet to gain access to local news and current affairs, 34.2 percent responded affirmatively.¹¹⁰ When a similar group was asked the same question but about *national* news and public affairs, a consistent 32.2 percent responded affirmatively.¹¹¹

In the overall pool of respondents, a large number admitted access to the Internet. Some 79.2 percent, or almost four-fifths, responded that they have access at home, work or both.¹¹² The study's results also presaged the likely emergence of the Internet as an even more dominant source of news. When respondents were asked to list which media they might utilize more or less in the future, the Internet, among all listed media, was the source that gained the highest percentage of "more often" responses -- 24.7 percent.¹¹³

Cable Television/Satellite-Delivered Video. The Nielsen study results also showed significant growth in the role of subscription video services, like cable and satellite, in the daily

¹⁰⁷ *Id.* at Table 002.

¹⁰⁸ *Id.* at Table 009.

¹⁰⁹ *Id.* at Table 010.

¹¹⁰ *Id.* at Table 097.

¹¹¹ *Id.* at Table 098.

¹¹² *Id.* at Table 077.

¹¹³ *Id.* at Tables 070 through 076.

lives of Americans. Of respondents who answered that television is one of their sources of *local* news and public affairs, 67 percent said that they watch such news on broadcast television channels, and 58 percent, or almost as many, said that they watch cable or satellite news channels.¹¹⁴ When the same question was asked about sources of *national* news and current affairs, an even larger number, or 65.5 percent, listed cable or satellite news channels compared to 62.8 percent for broadcast news channels.¹¹⁵

A slightly smaller group of respondents, those who had said they get local or national news from various sources, were asked to name the source that they used most often. While almost one-third, or 33.1 percent, cited broadcast television channels, a surprisingly large number, or 23.3 percent, listed cable or satellite news channels, a figure that exactly matched the percentage of respondents who cited daily newspapers as the single source they use more often.¹¹⁶

Respondents who named a particular medium as the one that they used most often as their source for local or national news were also asked how likely, on a scale of one to five, they would be to use another suggested source if their preferred source were no longer available. A rating of “5” represented “much more likely” and “1” meant “no more likely.” When the numbers for those who rated a specified substitute as either a “5” or a “4” were tallied, cable or satellite news channels beat out daily newspapers among all respondents except those who had

¹¹⁴ *Id.* at Table 008. As the notations in many of the tables state, percentages of responses may sum to more than 100 percent due to multiple responses.

¹¹⁵ *Id.* at Table 016. Again, multiple responses are responsible for causing the percentages to total more than 100 percent.

¹¹⁶ *Id.* at Table 020.

listed either weekly newspapers or magazines as their first preferred source.¹¹⁷ When all respondents were queried about what source they would be more likely to use for national or local news and current affairs in the future, cable and satellite channels came in second behind the Internet.¹¹⁸

Finally, among the respondents, many more households paid to receive subscription video services than subscription print services. Specifically, when all respondents were asked to list the subscription services, if any, that they received, 62 percent said cable, 20.5 percent said satellite, 49.8 percent said daily newspaper, and 24.0 percent said weekly newspaper.¹¹⁹ When the cable and satellite percentages are summed, they show that 83.4 percent of the respondents subscribed to a paid video source.¹²⁰

Weekly Newspapers. The results for the survey also show that weekly newspapers have a strong response rate vis-à-vis dailies in terms of readership. When the respondents who had not mentioned reading a weekly newspaper in the last seven days were specifically asked if they had done so, almost one-third, or 27.5 percent, responded affirmatively.¹²¹ When those respondents who had said they obtained their news from a newspaper were asked to specify whether it was a daily, weekly, or both, 10.2 percent said weekly only and 27.3 percent, or again almost one-third, said they subscribe to both.¹²²

¹¹⁷ For those who listed broadcast as their number one source, *compare* Study No. 8, Table 021 *with* Table 024; for those preferring the Internet, *compare* Table 034 *with* Table 036; for those preferring radio, *compare* Table 058 *with* Table 061.

¹¹⁸ *Id.* at Table 070 through Table 076.

¹¹⁹ *Id.* at Table 079.

¹²⁰ *Id.*

¹²¹ *Id.* at Table 081.

¹²² *Id.* at Table 007.

2. *Outlet/Owner Survey.*

Another study that the FCC staff prepared compares the availability and ownership of media in ten different markets at three different points in time -- 1960, 1980, and 2000.¹²³ Included among the media that were counted were television and radio broadcast stations, cable systems, direct broadcast satellite systems, and daily newspapers.¹²⁴

Echoing the factual evidence already presented in the *2001 Proceeding*, this study showed a dramatic increase in the availability of media outlets and the number of owners during the period from 1960 to 2000. The first table in the study, intended as an aggregate count of all media and owners in the ten markets, showed “percent[age] increases in [the number of] outlets ranged from 79% in Lancaster PA [sic] to a whopping 533% in Myrtle Beach SC [sic] with an average increase of almost 200% across all ten markets.”¹²⁵ With respect to counts of actual owners, the percentage increases were slightly less dramatic because of consolidation following passage of the Telecommunications Act of 1996 but still “ranged from 67% in Altoona PA to a huge 283% in Myrtle Beach SC resulting in a 140% average increase in the number of owners for all ten markets from 1960 to 2000.”¹²⁶ Even with consolidation, however, all but two markets experienced consistent growth in the number of owners. The New York market, with consolidation, did experience a net loss of two owners between 1980 and 2000, but the statistics

¹²³ Scott Roberts, *et al.*, “A Comparison of Media Outlets and Owners for Ten Selected Markets (1960, 1980, 2000),” September 2002, FCC Media Bureau Staff Research Paper, 2002-1 (“Study No. 1”). The study states that the views it expresses do not necessarily reflect those of the agency.

¹²⁴ *Id.* at “II. Methodology.” The study is not paginated, so citations are to various sections and tables.

¹²⁵ *Id.* at “III. Results – Table 1.”

¹²⁶ *Id.*

for 2000 still showed that the market had over 100 owners, 114 to be exact.¹²⁷ (Over the same period, the number of media outlets in New York grew from 154 to 184.) Similarly, while the number of outlets in Kansas City grew from 44 to 53 between 1980 and 2000, the number of outlets remained constant at 33. *The eight other smaller markets in the study experienced increases in the number of their owners, which from 1980 to 2000 grew an average of about twenty-five percent.*¹²⁸

In Table 2 of the study, the FCC staff provided more detail, showing the growth in outlets and owners by media type for each market in each of the three benchmark years. Such detail makes clear that the growth in broadcast, rather than the other outlets and owners accounted for virtually all of the dramatic increase in the overall aggregate media counts that had been presented in the first table.¹²⁹ What is most telling is that except for two markets, New York and Birmingham, the number of newspapers and their owners remained steady or declined.¹³⁰

Next, Table 3 breaks out totals for radio and television stations according to whether they are commercial or non-commercial facilities. With the exception of a decline by one in the number of television owners in Lancaster, Pennsylvania, the only numbers in the charts that decreased are those for the number of commercial radio station owners in 2000 compared to 1980, and even with the decreases, between 10 and 41 owners remained in all but one market.¹³¹

Finally, Table 4 of the study tracks the growth in cable system availability in the ten markets. As the FCC staff writes, “[t]his table exhibits the tremendous growth of cable in each

¹²⁷ *Id.* at Table 1.

¹²⁸ *Id.* at “III. Results – Table 1.”

¹²⁹ *Id.* at “III. Results – Table 2” and Table 2.

¹³⁰ *Id.*

¹³¹ *Id.* at Table 3.

of the ten markets, not only in the number of communities served, but also in channel capacity and subscriber count. Cable, virtually non-existent in 1960, has grown to be the dominant video delivery vehicle in the U.S.”¹³² Although the FCC staff also states that the table depicts a “declining number of cable system owners, reflecting consolidation,” the table itself reveals that only in New York, where the number of owners has gone from 26 in 1980 to 9 in 2000, and in Lancaster, Pennsylvania, where the number has declined from six to three over the same period, has there been any decrease.¹³³

This outlet/owner study shows that the overall trend in the number of outlets and owners in ten representative markets has been one of significant growth among all media except newspapers. Nothing in the study supports retention of the newspaper/broadcast cross-ownership rule, and nothing indicates repeal is unjustified.

3. *Pritchard Studies.*

Another Commission-published study that was authored by Professor David Pritchard of the University of Wisconsin-Milwaukee deals directly with the effect of newspaper/broadcast cross-ownership on diversity of viewpoint.¹³⁴ This review, which builds on an earlier study by Professor Pritchard published in December 2001,¹³⁵ examines the extent to which commonly-owned newspapers and television stations in a community speak with a single voice about important political matters. In his earlier study, Professor Pritchard had examined co-owned

¹³² *Id.* at “III. Results – Table 4.”

¹³³ *Compare id.* at “III. Results – Table 4” with Table 4.

¹³⁴ David Pritchard, “Viewpoint Diversity in Cross-Owned Newspapers and Television Stations: a Study of News Coverage of the 2000 Presidential Campaign,” FCC Media Ownership Working Group, 2002-2, September 2002 (“Study No. 2”). The study is not paginated. Citations assume that the first page following the “Executive Summary” is page 1.

media properties in three cities. In the latest report, he studies an additional seven co-owned properties in six cities and draws conclusions about all ten combinations.

Both studies examined the political “slant” of news content in co-owned media properties during the last 15 days of the Bush-Gore election. Professor Pritchard and his associates developed a numerical coding and grading system for quantifying this “slant.” They then examined newspaper editorials, cartoons, staff opinion pieces, syndicated columns, guest opinion essays, reader’s letters, and free-standing photographs as well as television news reports. From these, they computed an objective “slant co-efficient” that allowed them to conclude whether a media outlet was pro-Bush or pro-Gore.¹³⁶

As described below, each of Professor Pritchard’s studies establish that common ownership does not have an effect, no less an adverse effect, on diverse presentation of news and opinions. In his first study, which focused on media properties in Milwaukee, Chicago, and Dallas, Professor Pritchard found no evidence of owners’ influence on, or control of, news coverage by co-owned newspapers and broadcast stations. Rather, the empirical results led him to conclude that the cross-owned properties offered a “wealth” of diverse and antagonistic information.¹³⁷ He summarized his results and conclusions as follows:

In other words, the evidence does not support the fears of those who claim that common ownership of newspaper and broadcast stations in a community inevitably leads to a narrowing, whether intentional or unintentional, of the range of news and opinions in the community

¹³⁵ D. Pritchard, *A Tale of Three Cities: Diverse and Antagonistic Information in Situations of Newspaper/Broadcast Cross-Ownership*, 54 FED. COM. L.J. 31 (Dec. 2001) (“Pritchard 2001 Study”).

¹³⁶ *Id.* at 38-41; Study No. 2 at 5-7.

¹³⁷ Pritchard 2001 Study at 49.

This Article examined whether three existing newspaper/broadcast combinations in major markets provided information about the 2000 presidential campaign from “diverse and antagonistic sources.” The results show clearly that they did provide a wide range of diverse information. In other words, the Commission’s historical assumption that media ownership inevitably shapes the news to tout its own interests may no longer be true (if it ever was).¹³⁸

In short, Professor Pritchard concludes that “the prohibition on newspaper/broadcast cross-ownership has outlived its usefulness.”¹³⁹

In the latest report released by the FCC, Professor Pritchard studied additional co-owned properties in New York, Chicago, Fargo, Hartford, Los Angeles, Phoenix and Tampa.¹⁴⁰ Of these new combinations, Professor Pritchard concludes that at those in Phoenix, Fargo, and Tampa and the News Corporation’s co-owned properties in New York, the newspaper’s and the television station’s coverage exhibited slants that were “noticeably different” from each other.¹⁴¹ In the latest study, he also adds the combination he already studied in Milwaukee to this group with “noticeably different” slant.¹⁴² Of the other new combinations as well as the ones he already studied in Dallas and Chicago, he concludes that the “overall” slant of the newspaper’s coverage of the 2000 campaign was not significantly different from the overall slant of the local television station’s coverage.¹⁴³

¹³⁸ *Id.* at 49-51 (footnotes omitted).

¹³⁹ *Id.* at 51.

¹⁴⁰ In New York, he studied two newspaper-television combinations. In other markets, he studied just one combination. The combination which he studied in Tampa was Media General’s WFLA-TV and *The Tampa Tribune*.

¹⁴¹ Study No. 2 at 8.

¹⁴² *Id.*

¹⁴³ *Id.* Professor Pritchard determined what constituted a meaningful difference between commonly-owned properties “via two-tailed, independent – sample T-tests . . . [T]he tests suggested that there was an 83% chance that a difference of the type we found with the Fargo

Professor Pritchard also points out several facts demonstrating a lack of connection between the coverage provided by co-owned properties that are otherwise not obvious from his calculation of “slant” coefficients. First, the Tribune Company did not require its newspapers to coordinate their endorsements for president; of the four Tribune Company newspapers in the study, two (Chicago, Hartford) endorsed Bush, one (Long Island’s *Newsday*) endorsed Gore, and one (*Los Angeles Times*) made no endorsement.¹⁴⁴ In addition, of the seven television stations in cross-owned combinations in which the newspaper endorsed Bush, two (WTIC in Hartford and KPNX in Phoenix) provided coverage of the presidential campaign that had a clear pro-Gore slant.¹⁴⁵

While Professor Pritchard is more tempered in his conclusions in this latest study and also moves the combinations he previously studied in Dallas and Chicago out of the group exhibiting “noticeably different” slant, he nonetheless concludes,

for the ten markets studied, our analysis of the coverage of [the] last two weeks of the 2000 presidential campaign suggests that common ownership of a newspaper and a television station in a community does not result in a predictable pattern of news coverage and commentary on important political events between the commonly-owned outlets. This is not to say that the news organizations under study presented a vast range of viewpoints or that their news coverage was helpful in enabling citizens to make informed choices on Election Day. It is to say, however, that we found no generalized evidence of ownership manipulation of the news in the situations of local cross-ownership we studied.¹⁴⁶

combination was a meaningful difference. For Milwaukee and Tampa, the statistic was 89%. For Phoenix, the statistic was 96%. For the News Corporations [sic] New York combination, the statistic was 99%. None of the other combinations under study had percentages higher than 65%, which we judged not adequate to support a finding of a meaningful difference.” *Id.* at note 15.

¹⁴⁴ *Id.* at 9.

¹⁴⁵ *Id.*

¹⁴⁶ *Id.* at 10-11.

As Professor Pritchard more succinctly states in his executive summary, “the data suggest that common ownership of a newspaper and a television station in a community does not result in a predictable pattern of news coverage and commentary about important political events in the commonly owned outlets.”¹⁴⁷

Another empirical study by Professor Pritchard submitted last spring in the Commission’s local radio ownership proceeding (MM Docket Nos. 01-317 and 00-244) corroborates these results.¹⁴⁸ This analysis, which is attached for convenience as Appendix 5, surveyed the growth in local media outlets providing local content in five variously-sized markets at ten-year intervals from 1942 to 2002 as well as in 1995, just prior to adoption of the Telecommunications Act of 1996. In these five markets, which included Lisbon, North Dakota; Florence, South Carolina; Rockford, Illinois; Syracuse, New York; and New York, New York, Professor Pritchard found a consistent increase in the availability of diverse local sources of news and information that was not undercut by any trend in consolidation of ownership:

The data presented in this study make it clear that the number of media outlets focusing on news and information about local events has increased steadily over the years. That the rate of increase has accelerated since the Telecommunications Act of 1996 was passed suggests that the economic consolidation that ensued did not diminish diversity of local media content. The patterns in all five of the communities we studied were similar.¹⁴⁹

¹⁴⁷ *Id.* at “Executive Summary.”

¹⁴⁸ David Pritchard, “The Expansion of Diversity: A Longitudinal Study of Local Media Outlets in Five American Communities,” March 2002, attached as Appendix A to Viacom Inc.’s Comments in MM Docket Nos. 01-317 and 00-244, filed March 27, 2002. This radio ownership proceeding has now been combined in the instant docket and the record incorporated by reference herein. 2002 NPRM at ¶11 n.31.

¹⁴⁹ Appendix 5 at 22. While Media General currently owns newspaper and television properties in the Florence-Myrtle Beach DMA, these acquisitions were made only at the very tail end of the time period under review in Professor Pritchard’s radio study.

As Professor Pritchard concludes, “[t]he study presented here further challenges the wisdom of focusing on issues of ownership to attempt to maximize access to diverse media outlets.”¹⁵⁰

Thus, all three Pritchard studies support repeal of the newspaper/broadcast cross-ownership rule. While Media General has never seen a connection between ownership and viewpoint and, therefore, questions why studies regarding content are even necessary, Professor Pritchard’s reviews put to rest once and for all that, no matter what the market size, common ownership does not result in common approaches to the presentation of news and public affairs and does not harm the presentation of diverse viewpoints and diverse local content.

4. *Measurement of TV News and Public Affairs.*

Another study authored by members of the FCC staff sought to measure the news and public affairs broadcast by television stations for purposes of comparing the performance of stations owned by one of the four largest broadcast networks relative to that of their affiliates.¹⁵¹ This study also provides empirical information demonstrating that repeal of the newspaper/broadcast cross-ownership rule would be unlikely to harm the delivery of news and public affairs. In fact, it suggests repeal would have beneficial effects.

The study attempted to measure the quantity and quality of news and public affairs programming. For an assessment of quantity, the study tallied the hours of programming aired during the November 2000 sweeps period.¹⁵² For quality, it used three measures: (1) ratings for

¹⁵⁰ *Id.*

¹⁵¹ Thomas C. Spavins, *et al.*, “The Measurement of Local Television News and Public Affairs,” undated (“Spavins Study”). The study states that the views it expresses do not necessarily reflect those of the agency. The study is not paginated. Citations assume that the first page following the “Executive Summary” is page 1.

¹⁵² *Id.* at 1.

local evening news programs; (2) awards from the Radio and Television News Directors Association; and (3) an award called the Silver Baton issued at the A.I. Dupont Awards.¹⁵³

Among network affiliates, the study found a “systematic divergence” in performance between stations that were co-owned with a newspaper and all other affiliates.¹⁵⁴ “For each quality and quantity measure in the analysis, the newspaper affiliates exceed the performance of other, non-newspaper network affiliates.”¹⁵⁵

This study confirms what Media General already knows: through convergence, television stations can deliver a better, faster, and deeper news product. As the long list of awards given to Media General’s co-owned properties that is listed in Appendix 4 shows, convergence will benefit the public interest.

5. *Advertising Substitutability.*

The results of a study by another FCC staff member on the substitutability of local newspaper and television advertising additionally support repeal of the newspaper/broadcast cross-ownership rule.¹⁵⁶ This paper examines the issue of whether there is a single local advertising market or several distinct local markets for newspaper, radio, and television advertising by estimating the ordinary own-price and cross-price elasticities of substitution for newspaper, radio, and television advertising.¹⁵⁷ While the author cautions that there are

¹⁵³ *Id.*

¹⁵⁴ *Id.* at 4.

¹⁵⁵ *Id.*

¹⁵⁶ C. Anthony Bush, “On the Substitutability of Local Newspaper, Radio and Television Advertising in Local Business Sales,” September 2002, FCC Media Bureau Staff Research Paper, 2002-10 (“Study No. 10”). The study explicitly states that the views it expresses are not those of the agency. While the study also discussed radio advertising, because Media General’s focus is on newspaper and television, it does not address that aspect of the report.

¹⁵⁷ *Id.* at 4.

limitations inherent in the underlying data,¹⁵⁸ the results suggest that local newspaper and television advertising are complementary inputs in the sales efforts of local businesses.¹⁵⁹ As such, they are in separate markets, meaning there is no justification from an economic standpoint for prohibiting their common ownership.

First, the study estimates the ordinary own-price elasticities of substitution for newspaper, radio, and television advertising. It determined the estimated own-price elasticity of television advertising to be -0.7960 .¹⁶⁰ This finding that television advertising's own-price elasticity is less than one in absolute value indicates that the industry is operating in the inelastic portion of its demand curve. The result suggests that, if a single firm acquired control of all the television stations within a DMA, that firm could profitably raise price. Next, the study finds that the estimated own-price elasticity of newspaper retail advertising is -1.0406 .¹⁶¹ This finding that newspaper retail advertising's own-price elasticity is just slightly greater than one in absolute value is consistent with a high likelihood that, if there were a single firm controlling all newspapers within a DMA, that firm could profitably raise prices. These results indicate that television advertising and newspaper retail advertising are each likely to constitute separate markets.

The study also finds that the cross-price elasticities for newspaper retail advertising and local television advertising are negative.¹⁶² This result implies that newspaper and television advertising are complements. That is, if the price of newspaper advertising increases, then not

¹⁵⁸ *Id.* at 12-13.

¹⁵⁹ *Id.* at 14.

¹⁶⁰ *Id.* at 12.

¹⁶¹ *Id.*

¹⁶² *Id.*

only does the amount of newspaper advertising decrease, but the quantity of television advertising also decreases. In like fashion, if the price of television advertising increases, then not only does the amount of television advertising decrease, but the amount of newspaper advertising also decreases.

The author's results demonstrate that television and newspapers do not, from an economic standpoint, directly compete for advertising, a result that further supports the elimination of the newspaper/broadcast cross-ownership rule. Indeed, given the author's finding of a complementary relationship between newspaper and television advertising, a company that owned both a newspaper and a television station in the same DMA has less incentive to increase its newspaper or television advertising prices than does a company that just owns either a newspaper or a television station in that same DMA. This study shows that the Commission has no reason to find that the newspaper/broadcast cross-ownership rule is "necessary in the public interest as the result of competition."

6. *Consumer Substitutability Among Media.*

In another study released by the FCC, Professor Joel Waldfogel of the University of Pennsylvania attempts to answer the question whether changes in the availability or use of some media bring about changes in the availability or consumer use of other media.¹⁶³ While his study may shed some light on consumer preferences for various media, it provides no insight into the effect of changes in media ownership on media usage, and, as noted below, suffers from a serious methodological error and also fails to synthesize earlier studies it cites with the more recent data it presents.

¹⁶³ Joel Waldfogel, "Consumer Substitution Among Media," FCC Media Ownership Working Group, 2002-3, September 2002 ("Study No. 3").

Professor Waldfogel's study rejects the view that various media are entirely distinct and provides purported evidence of what he describes as substitutability by consumers between and among various media outlets. In Part I, he presents examples of consumer substitution across media.¹⁶⁴ In Part II, he presents examples of substitution between various combinations of media.¹⁶⁵ Professor Waldfogel notes that, for "technical reasons," the true extent of substitution may be greater than indicated in his study.¹⁶⁶ The most notable finding is that consumers would readily substitute Internet usage for television viewing, both overall and for news.¹⁶⁷

Professor Waldfogel's conclusions, however, are extremely suspect due to a serious methodological error in the first part of his paper. The study claims that the measure of "households using television" represents an overall measure of television viewing, excluding cable.¹⁶⁸ In reality, the "households using television" measure has generally captured not just the viewing of broadcast television stations but also the viewing of cable and satellite television programming and the videotaping of television programming.¹⁶⁹ Contrary to the claims in his study, this measure does not capture just broadcast television viewing. Any substitution, therefore, that the study finds between a particular medium (such as newspapers) and television is not really a valid measure of substitution between that medium and broadcast television, but rather a measure of substitution between that medium and all television viewing, including the

¹⁶⁴ *Id.* at 5-24.

¹⁶⁵ *Id.* at 25-41.

¹⁶⁶ *Id.* at 6-7.

¹⁶⁷ *Id.* at 3.

¹⁶⁸ *Id.* at 14.

¹⁶⁹ See, e.g., National Cable Communications (visited Dec. 30, 2002) <<http://www.spotcable.com/asp/abo/glossary.asp?section=publicresources&sub=glossary>>; Charter Media (visited Dec. 30, 2002)

viewing of over-the-air television and cable and satellite services and the videotaping of television programming.

Even if Professor Waldfogel's paper were flawless, it provides no basis to assess whether the current cross-ownership rule remains necessary in the public interest as the result of competition. Whether consumers substitute from one medium to another or not is not a sufficient basis for finding the cross-ownership rule to be necessary in the public interest. Consumers no doubt substitute among newspapers or substitute among weekly newspapers or news magazines or substitute among Internet sites, but there is no rule at the FCC -- or any other government agency -- limiting the cross-ownership of such media assets. Acquisitions of such assets are, however, reviewed by appropriate antitrust authorities. Demonstration of substitutability or the presence of a "market," from an antitrust standpoint, is not a basis that the newspaper/broadcast cross-ownership rule, or any rule, remains necessary in the public interest.

In summarizing his conclusions, Professor Waldfogel refers to results from earlier papers he has authored on voting behavior;¹⁷⁰ however, there is nothing in the present study that examines voting behavior or that could be used to support or contradict any previous study of voting behavior. The present study is sufficiently different in its purpose and methods that its conclusions should not be compared with the voting behavior studies for purposes of testing for consistencies. Thus, the references to and reliance upon the voting behavior studies are beside the point when evaluating the conclusions Professor Waldfogel posits regarding consumer substitution among media. In short, Professor Waldfogel's study is of extremely limited utility

<<http://www.chartermedia.com/cm/aboutcable/glossary.asp>>; Nielsen Media Research, *Your Guide to Reports & Services* at 2 (1996).

¹⁷⁰ Study No. 3 at 40.

in analyzing the newspaper/broadcast cross-ownership rule, even if its methodological flaws are overlooked.

* * * *

By themselves, these six studies do not provide any foundation for retaining the newspaper/broadcast cross-ownership rule. They separately and collectively undermine any attempt to find that the rule is necessary in the public interest as the result of competition. They show the dramatic growth of new media and most, with the exception of newspapers, of the more traditional media outlets; the increasing use of new media by the American public; the lack of any connection between content and ownership; the better public service provided by newspaper-owned television stations when compared to other television stations; the complementary nature of newspaper and television advertising from a competitive standpoint; and, at most, that consumers would readily substitute Internet usage for television viewing. In short, they presage no damaging effect from elimination of the newspaper/broadcast cross-ownership rule. Ultimately, these studies support its repeal.

V. Diversity of Ownership Never Did and Now Clearly Does Not Bear a Credible Link to Diversity of Viewpoint, and the Commission's Responsibility To Foster Competition, Localism, and Innovation Requires Repeal of the Rule.

A. Given That Diversity of Ownership Is, at Best, an "Aspirational" Proxy for Diversity of Viewpoint, the FCC Cannot Reasonably Determine That the Newspaper/Broadcast Cross-Ownership Rule Is Necessary in the Public Interest.

In the course of remanding the FCC's decision on the national television ownership cap, the court in *Fox* addressed the FCC's reliance on diversity as a rationale in support of that rule.¹⁷¹ Even though the panel posited that diversity of ownership may not always be an irrational proxy

¹⁷¹ *Fox*, 280 F.3d at 1042-1043, 1047.

**REASONS WHY A DIVERSITY INDEX AND ITS
CONTINUED REGULATION OF NEWSPAPER/BROADCAST
CROSS-OWNERSHIP WILL NOT SURVIVE APPELLATE REVIEW**

1. As various trade reports of the index have indicated, its effect will be re-regulatory and violative of Section 202(h).
 - a. May reimpose cable/television cross-ownership.
 - b. May reach previously unregulated outlets.
 - c. May impose index on top of current rules.
 - d. All three of these results would be absolutely contrary to deregulatory purpose of 96 Act and, in particular, Section 202(h).
2. With respect to newspaper/broadcast cross-ownership rule, staff is wrong that record supports retention.
 - a. Methodological flaws aside, Waldfogel does not demonstrate newspapers and television stations are substitutes. *See* Hausman and Rosse studies attached to Media General's Letter to Kathleen Q. Abernathy, April 22, 2003.
 - b. Nielsen study shows other sources seriously compete with newspaper and television.
 - c. UCLA Internet report does not address newspaper ownership.
 - d. Nothing else in record supports retention of newspaper/broadcast cross-ownership rule in way that satisfies Section 202(h).
 - e. Nothing in the record shows viewpoint diversity requires ownership diversity. Relying on personal experience and personal sense that newspapers "dominate" local news, given the record, violates Section 202(h) and the APA.
3. Index will involve judicially indefensible line-drawing.
 - a. Medium-by-medium data is too irreconcilable and "markets" too differently defined to allow the FCC to "weight" different voices on a logical and consistent basis.
 - b. To be accurate, such "weighting" will have to get into content analysis, *e.g.*, does an outlet provide purely entertainment, all news, or a mix of both?
 - c. Index will have to determine what are local vs. national sources and which of the latter should be counted in evaluating local diversity.

- d. Any ceiling, cap, or percentage screen aimed at preserving competition in smaller markets would undoubtedly be too restrictive in large markets.
- 4. Including newspapers will violate equal protection.
 - a. All “other owners of major media of mass communications” may own more than one TV and radio station in a market. TV duopoly, multiple radio stations, cable/television cross-ownership, and television/radio cross-ownership are all allowed.
 - b. Businesses related to broadcasting may own broadcast stations -- ad agencies, rep firms, broadcast networks, equipment manufacturers, program suppliers. Newspapers are the only businesses in the nation that may not.
 - c. All other businesses unregulated by FCC (many of which compete with newspapers and TV stations, such as Internet sites and outdoor advertising) may own broadcast stations in their home markets. Newspapers are the only businesses in the nation that may not.
 - d. “Legitimate objective,” *i.e.*, enhancing diversity is gone. Note profusion and scarcity arguments. Also note that “diversification” is no longer taken into account in initial licensing, a point upon which the Supreme Court had relied. (NCCB at 794.)
 - e. Even if diversity objective is legitimate, rule is not “narrowly tailored” because FCC cannot show rule directly and materially advances diversity. No empirical evidence of any link. To the contrary, rule is harming diversity.
- 5. Retaining the newspaper/broadcast cross-ownership rule violates the First Amendment.
 - a. Technological advances, media proliferation, and the FCC’s revised approach to licensing spectrum have rendered the spectrum scarcity rationale obsolete. Because broadcast licenses are now auctioned and, for all practical purposes, traded on the open market, there is nothing unique about spectrum that distinguishes it from other economic goods.
 - b. Absent spectrum scarcity, the newspaper/broadcast cross-ownership rule must be measured under intermediate or strict scrutiny, and it can survive neither analysis. (Strict scrutiny requires the FCC to show the rule is the “least restrictive means available of achieving a compelling state interest”; intermediate security requires the FCC to demonstrate the harm posed by cross-ownership, produce a record that validates the regulation, and show that the rule is “narrowly tailored to further a substantial governmental interest.”)
- 6. Bottom line:
 - 1. Media General does not care if newspapers are counted as a “voice” in whatever metric the FCC devises to regulate spectrum users’ acquisition of other spectrum

using properties. It objects to the FCC applying its ownership rules to non-spectrum users, such as newspapers.

2. Instead of being deregulatory Republican agency that abolishes the 28-year-old newspaper/broadcast rule, for which the FCC never documented a concrete need, and finally finds spectrum scarcity is dead, this FCC will be known for imposing additional layers of regulation that can be easily tightened in future administrations and perpetuating a First Amendment violation.
3. The result will be embarrassing in the courts, on the Hill, and in the press.